THE WEATHER To-DAY .- From our re to this morning the probabilities are that wher to day will be warmer and cloudy

hermometer at the Dispatch office

LOCAL MATTERS.

BYLIGIOUS SERVICES TO-MORROW. - The religious services will be held in all churches to morrow except the folspecial appointments: Cathedral .- Most Reverend bashop Bayley, of Baltimore, is expected the Cathedral to morrow at high

Street Methodist .- Rev. D. P. Wills az elder of the Richmond district. his second quarterly meeting for irch at 11 A. M. Bishop Jesse T.

Methodist .- The pastor, Rev. A. morning, "Christ the Interces at night, "The Lost Wife." Methodist Episcopal.—Sunday eres at 4 P. M. by Bishop Peck. bert L. West, and others. Methodist .- Rev. D. P. Wills

ler, at 71 P. M. erect Christian church.-Rev Belding, of New York, at 11 A.M.

har-1 .- Special services in the chapet at 4½ P. M. turns and plean Sympogue. - Free lecture per, of Accomac county. and Duration of Future Punish-

Emplost - Rev. J. L. M. Curry, D 11 A. M. and 7 P. M. Street Baptest.-Rev. H. A. Tup-D. D., at 11 A. M. Rev. J. W. D.

THE FIRE THIS MORNING .- The alarm of this morning at not past 2 o'clock was used by Smyth & McGowan, and reetween the Dock and the river and Sixteenth and Seventeenth streets, right and left, occupied by colored , who lost about half of their houseols. The ice-house was to have been down, and was therefore empty,ire extended to S. P. Lathrop's coal office a large stable in year of the ice-nouse, but extinguished before doing much dam-

OF PUBLIC CARRIERS. - In the Cirand others vs. The Powhatan Company was tried. The plainded of the Steamboat Company of a hogshead of tobacco Lin 1871 by C. R. Barksdale, of this them in Louisville, Ky. The court jury the tollowing instructions : jury believe from the evidence in

that the defendants were common et freights between Richmond and means of public transportation beuss as such carriers and in accordance the established usage in such business received the tobacco in the declaration ationed, at Richmond, under a contract ransport it to their wharf in Baltimore, e there delivered to J. Brandt, Jr., to be warded to the plaintiffs at Louisville, Ky.: sported and delivered as aforesaid in uore, and there forwarded by safe dey to the proper agents of the Baltimore Ohio Railroad Company to be by that rany transported and forwarded to the diffs at Louisville, Ky., then the jury istructed that the responsibility of the miants for the safe transportation or denot the said tobacco terminated upon delivery thereof as aforesaid to the ore and Ohio Railroad Company, and my must find for the defendants. twithstanding these instructions the

THE GOODE-PLATT CONTEST .- The taking positions on behalf of Hor. James H. Platt-Goode contest will be fore Judge Hughes to-day. usper and the other members of State Board of Canvassers were ordered summoned by Mr. Platt. Judge thes, however, issued no summons for Governor, but merely conveyed to him a test to be present an hour in advance of

ther witnesses to give in his testimony.

The court set aside the verdict.

TETELN FEET OF WATER FROM RICH. D THE SEA .- Mr. H. D. Whitcomb, per of the James River improvement. inpanied by Colonel Albert Ordway, rmon of the Council committee, and Mr. ay afternoon upon one of the city lightand tugboat and made a careful and vessels drawing fourteen feet of water grees-on Church Hill. id come up to the wharves with all ease. is is a gratifying piece of intelligence, and port setting forth the facts will be sent!

United States District Court. terday, the petition of W. H. Allderdice, of D. C. Mayo & Co., was presentasking the court to set aside a certain 1), and the discovery that he was a deappeared that Majo & Co. had been Mayo & Co. immediately a forward and gave the bank in payment he smount due it ten notes, aggregating 245.79, secured by a lien upon their to--factory fixtures. Not very long after transaction Mayo & Co. went into bank-It is now alleged that the deed ven by Mayo & Co. to secure the bank is land void because at the time Mayo & were insolvent, or in contemplation of isolveney, and the bank must have been ware of it. The case was partially argued sterday evening and continued until to-

SENATOR GRAHAM INDICTED .- The grand

INSTALLATION OF OFFICERS .- At the regular meeting of Liberal Grove, No. 2, U. A. O. D., held Thursday night, the following officers were installed: C. C. Thon, N. A.; G Prilop, V. A.; M. Hanna, Secretary; H. Burkert, Treasurer, and P. Stumpf, I. G.

Mr. Wootton's Case.-The Police Justice Yesterday ordered a commission de lunatico inquirendo in the case of George Dabney Wootton. The commission deferred the intaligation until Monday.

DAILY DISPATCH.

VOL. XLVII.

RICHMOND, VA., SATURDAY MORNING, FEBRUARY 6, 1875.

UNITED STATES DISTRICT COURT, FRIDAY-Hon. Ro. W. Hughes, judge, presiding.-In the matter of B. M. Francisco, bankrupt. Upon the petition of Francis T. West and others it was ordered that B. M. Francisco; B. S. Francisco, trustee for Fannie A. Francisco; William H. Allderdice, assignee; and the said Fannie A. Francisco, do appear and answer said petition.

In the matter of T. A. Lacy, bankrupt. B. B. Jones, Dr. John D. Turner, and William M. Drake were appointed appraisers to after which a committee of two from each deleascertain the value of the bankrupt's real estate, in which the bankrupt's wife has a contingent right of dower. In the matter of James T. Butler & Co.,

bankrupts. The assignee was ordered to turn over to Sarah J. Reynolds the note of John T. Butler, given by him for the second credit payment for the farm called "Long as a credit upon her judgment against the said Butler.

In the matter of Asher T. W. Wallop and William D. Cropper, bankrupts. The assignee's reports of sales were confirmed, and Bonifacius Society, and St. Aloysius Sothe assignce directed to make a deed to the purchasers when the liens against said estate have been satisfied or disposed of.

David C. Mayo's assignee vs. The State Bank of Virginia. By consent it was or-dered that this cause be heard as if a bill in equity, formal in all respects, bad been filed. In the matter of L. W. Jones, bankrupt. The assignee and trustee were ordered to report to the court an account of sale of said bankrupt's effects, together with their receipts and disbursements, and all liens gins, and P. Keenan. Several statements proved in this court against said property.

In the matter of D. K. Ferguson, bankrupt. Frederick Johnson was appointed a special commissioner to ascertain and report at 11 A. M. and 72 P. M. Sub- whether the claim of David Webster's administrator is a valid lien upon the land conveyed by the deed of trust in the proceedings mentioned.

In the matter of Henry O. Moss, bankrupt. Henry S. Morton was appointed a special commissioner to take an account of ens upon bankrupt's real estate. In the matter of I. H. Walke, bankrupt

E. M. Garnett was appointed assignee in dace of Lewis E. Higby, deceased. Discharges in bankruptcy were issued to Asher T. W. Wallop and William D. Crop-

PROCEEDINGS OF THE GRAND JURY, YESTER-DAY .- The grand jury of the Hustings Court met again yesterday-Mr. John H. Claiborne, foreman-and found a true bill against Bradford Robinson for assaulting Harriet Beegleston. Robinson was tried and

True bills were found against the following persons: Thomas Braxton, for breaking and entering the dwelling-house of Margaret Cauthorn and assaulting William Cauthorn; Henry Jordan, for breaking and entering the purchased by Mr. Dents O'Kerfe, on dwelling-house of Elijah Priddy; Charles Barefoot, for stealing a pint of whiskey from M. Loterzo; J. S. Diamond, for stealing a pint of whiskey from M. Loterzo. Patrick Fogarty, Jacob Bowman, P. F. Boyle, John Reinhardt (two cases), James Winston (two cases), Philip Robinson, Grandison Taylor Minnie Randall, Gus. Banian, Chester Dickinson, Angelica Washington, Edward Riley, F. Tucker, V. T. Mann (two cases), Wil iam Sharks, John Coleman, James Allen, John Reardon, William Cass, A. Helstern, substantially the same account of Mary as was and Frank Shaffer, true bills for misdemeanor, for violating the revenue laws.

> SECOND CONVICTION OF PETIT LARCENY .- In the Hustings Court yesterday James Thomas | so much that he is now able to ride out, was arraigned and tried for the second ofpair of boots from William S. Catlett and visit to his friends. John T. Hughes. Thomas was convicted on a former occasion in the Police Court, and absent from the city for the past few days. the second charge being preferred against him he was sent on by the Police Justice to Virginia Senate, was in the city last night. the Hustings Court and tried for felony.

SAMPLE-MERCHANTS CONVICTED .- In the a Raitimore; that in the course of their Hestings Court yesterday Messrs. H. P. Touchman, A. J. Schad, and E. L. P. Martin guilty and fined \$200 each and costs.

> THIEVES DISTOSED OF .- Police-Justice White yesterday sent Andrew J. Trent and William Selvin (both colored) to jail for five days for stealing seventy-five cents' worth of wood, the property of some person

Daniel Guy, for stealing four blankets and ne shirt, of the value of nine dollars, the property of Dr. J. D. Moneure, was sent to

fail for four months. Joseph Peters (colored), charged with tealing a lot of wood of the value of fifty cents, the property of the York River Railroad Company, was sent to jail for five days

FINED BY THE POLICE JUSTICE.-Solon y found for the plaintiffs in the sum of Howard, for "unlawfully and cruelly assaulting and beating David Richardson," was fined \$15; Filmore Watson, for assaulting and cursing Ann Griffith, was fined \$5. In of reputation. She delights everybody who default. Watson was committed for fifteen sees her, and the Theatre will no doubt be

> BRIEF LOCAL ITEMS .- A number of citizens are complaining of thieves who steal the city papers from their porches in the morning after the carriers have delivered them.

On Tuesday the Committee on Schools of the General Assembly and the City Council Committee on Schools will start from the office of the city superintendent at 9 o'clock and visit all the public schools in Richmond. A calculation having been made, it is ascertained that it will take four hundred vessels of three hundred tons capacity each to take away from Richmond the coal which I. Blankenship, went down the river yes- has been contracted for in the North and

elsewhere. The polar wave which reached us on tough examination of the depth of water | Thursday night was not quite so severe as a Trent's reach, or below, up to the that of the 10th of January. The mercury apeake and Onio wharves, and found at sunrise yesterday was down to fifteen de-

The State Treasury was replenished yes terday by three hundred dollars-fines col-

lected from sample-merchants. The sidewalk in two or three places on ower Main street is in need of repairs. Re-

cent heavy rains caused the damage. The Sheridan, Mack & Day Combination appear at the Virginia Opera-House to-night. Their performances are interesting, and there will no doubt be a large attendance. The Gospel Tableaux and Panorama of the tive in the General Assembly (Mr. S. Brooks)

night. The Senate Committee on Privileges and him to overcheck to the amount | Elections are to meet on Monday and take

up Senator Graham's case. James H. McPhearson and James Cary, sentenced by Judge Guigon to three years in the penitentiary for house-breaking, were aken over to that institution yesterday by

Deputy Sergeant Cummings. The Governor has commissioned Walter W. Lucke a notary public for Pittsylvania

Teresa Warner (a colored lunatic), who has been confined in the city jail for some time, was taken to the Central Lunatic Asylum yesterday morning by Deputy Sergeant Briggs.

The discussion on the proposition to build a new lunatic asylum attracts a good deal of ory of Nottoway has indicted Senator interest, and the Senate is full of spectators aronge W. Graham, and his trial will come every day the biff is up to hear the discusif at the May term of the court. Senator sion. The position of the gentlemen who Evans, who was one of the witnesses, has have spoken on the question is as follows: \$25 to Mr. John Wyatt for the capture and returned to the city, and was in his seat yes- For a new lunatic asylum: Messrs. Pride- conviction of a thief. Agreed to. nore Greever, Kirkpatrick, Patterson, Nowlin, Penn, Terry, and Lackland. For enlarging the present asylums : Messre, Herndon,

Moffett, McRae, and Grimsley. SALES OF REAL ESTATE .- W. Goddin, auc tioneer, sold at auction on Thursday last lot on the north side of Franklin street, opposite the residence of Mr. George S Palmer, fronting 70 feet and running back 155 to an alley, at \$61 per foot-\$4,270. Also, lot on Cary street opposite Clyde Chiles, J. C. Jinks, E. E. Place, 33 by 155 feet, at \$45 per foot—\$1,485. Sims, and R. C. Stanard.

Total, \$5,755.

GATES OF THE CATHOLIC SOCIETIES OF RICHpreliminary arrangements for the celebration | Morton. of St. Patrick's Day, and elect a chief mar-

shal for the occasion. A temporary organization was effected by the election of Hon. A. M. Keiley as chairman and Mr. William Daffron as secretary gation was appointed to examine credentials. This committee, after a short absence, through their chairman, Mr. Robert E. English. submitted a report showing that eighty-five delegates were in attendance, who represent ed the following organizations: Catholic Beneficial Society, Ancient Order of Hibernians, Hibernian Society, St. Vincent de Paul's Seciety, Catholic Total Abstinence Society, McGill Lyceum, St. Peter's Chris-Literary Society, St. Joseph's Society, St.

The report was adopted, after which the following permanent officers were elected: President, Hon. A. M. Keiley; Vice-President, William H. Ward; Secretary, William

On motion, the Convention then proceeded to elect a chief marshal for St. Patrick's Day. The names of four gentlemen were placed in nomination as follows: Captain William English, Messrs. F. J. Reilley, John M. Higwere made to the effect that Mr. Reilley, who was the chief marshal on last St. Patrick's Day, declined to be a candidate on this occasion, and desired to have his name withdrawn.

Only one ballot was taken, which resulted in Captain William English receiving a majority of the votes east, and he was declared elected. A resolution was then adopted authorizing

the chief marshal to select his own aids, but empowering each society to appoint an assistant mounted marshal, who shall wear the insignia of his own society alone. On motion of Mr. James Hannon it was

resolved that each president of the varioussocieties appoint a committee of three of the members of his society, who shall on the morning of St. Patrick's Day take up a collection from among the members of their respective organizations, the same to be turned over to the chief marshal, to be by nim presented to the Sisters of St. Joseph's Orphan Asylum for the benefit of the little ones under their charge.

The remainder of the arrangements for a proper celebration of the day was left to Chief Marshal English, who will prepare programme, which will be announced at an early day. On motion of Mr. William H. Ward it was resolved that the convention for making ar-

rangements for St. Patrick's Day in 1876 shall be called by the president of the present Convention, and that each succeeding convention thereafter shall be similarly called. The Convention then adjourned sine die. PERSONAL .- Mr. John Demmer, "the adopted father" of Mary Henbest, "the wandering beiress," published a card in the

Trenton Emporium of the 4th instant giving contained in his statement published in this street. paper. The editor of the Emporium en-Colonel Thomas H. Wynne has improved

Mr. W. L. Harvey, formerly of Richmond, fence of petit larceny-viz., for stealing a and now of Baltimore, is in the city on a Lieutenant-Governor Withers has been

M'LLE ILMA DE MURSKA.-Rarely has public expectation been so well satisfied as by the Murska concert given at Assembly Hall last night. The audience was a fine one, were tried for selling goods by sample in and highly appreciative of the efforts of the violation of the State revenue law. Found company. M'ile De Murska is all she is represented to be, and is entitled to the place her admirers have assigned her as reigning queen of the concert-room, and as fully supplying the place left vacant by the death of Parepa Rosa. Her voice is sweet and bird-like, and in compass and thorough cultivation is unexcelled by that of any singer now on the stage. Monsieur Sauret, violinist; Signor Forranti, butfo; Signor Braga, the "violoncello virtuoso," are all artists of unusual ability, and filled their parts greatly to the pleasure of their hearers and with eminent credit to themselves. There will be a matinée this afternoon. All music-loving people ought

> M'lle De Murska and her concert company KATIE PUTNAM .- The sale of reserved seats for the Katie Putnam entertainments commenced at Wyatt's music-store yesterday morning. Miss Putnam is a protean actress well patronized during her engagement, which commences on Monday evening. As Lent begins on Wednesday the first two performances will probably be largely attended.

to avail themselves of an opportunity they

UNMAILABLE LETTERS REMAINING IN THE RICHMOND POST-OFFICE FEBRUARY 5, 1875 .-Pastor Troy (colored); Rye, Westchester & Co., Box 25, New York; Mr. John M. Anderson, Verdon post-office, Va.; Editor Religious Herald, Richmond, Va.; L. B. Tatum, Esq., city; Miss Martha M. Jones, South Lincoln. Box 92; R. B. Wood, city; John Kra'z, 2216 Main street, Richmond, Va. Miss Sarah Virginia Wilkinson, No. 1008 Third street, Richmond, Va.

MANCHESTER NEWS.

CITY COUNCIL .- This body met last night at the Auditor's office. Present: Mr. McRae president), and Messrs. Bradley, Eubank, Howle, Moody, Morrisette, Miles, Perdue,

and Whitehead. A communication was received from bis Honor the Mayor relative to a judgment against the city in favor of A. B. Wooldridge late city sergeant, which was read and filed.

The President (Mr. Howle in the chair) in a few brief and pertinent remarks offered a resolution requesting the city's representa-Life of Christ was presented to a fine audi- to offer an amendment in that body for a or the departure of Mr. Teller from ence at Union Station Methodist church last change in the charter of the city which will strictions, to allow improvements to be erected in the way of manufactories free from taxation for a period of twenty years, more or less.

Under a suspension of the rules the reso-

lution was unanimously adopted. The President also offered a resolution requesting Mr. Brooks to endeavor to procure the passage of an act which will enable the city to dispose of all or a part of the property of the city known as the "town common," with the water-power appertaining strictions. Under a suspension of the rules it was adopted without a dissenting voice.

A report was received from the Board of Police Commissioners informing the Council of the appointment of forty patrolmen under a recent order of said body. They also reported a bill favoring the payment of The monthly report of the Chief of Po-

lice was presented and filed. A number of bills were presented and re-

ter which the Council adjourned.

Roll of Honor.—The following pupi's are on the roll of honor at the Male High-School for the week ending February 6th:
D. B. Winfree, B. E. Bransford, R. H. Winfree, W. Burgess, W. E. Hatcher, P. Atkinson, C. H. Sharp, B. P. Owen, G. E. Chiles, J. C. Jinks, E. E. Morrisette, W. O. Sims, and R. C. Stanard. At the colored High-School for the same

ST. PATRICK'S DAY-CONVENTION OF DELE- | period the following are on the roll of honor: J. Blackwell, A. Cunningbam, R. Clark, R. wonn .- A convention of delegates from the Goode, John Peters, James Peters, W. various Catholic societies of Richmond was Shaw, William Randolph, Sarah Dixon, held last evening at Cathedral Hall to make | Mary Elhott, Margaret Harris, and Sallie

[Communicated.]

A Card. We, the undersigned, unrepresented creditors of Isaacs, Taylor & Williams, hereby enter our unequivocal protest against the proceedings of the committee of creditorsparticularly in the resolutions appended to their report. On the 14th of May, 1874, Mr. Isaacs informed his creditors that the assets of his firm amounted to \$297,000, and their debts only \$249,000. He also informed us that at the market value of his assets at that time they could be made to realize \$180,000. Nice months after, the committee, in behalf of the creditors they represent, recommend tian Doctrine Confraternity, St. Patrick's to the court that these bankers be permitted to purchase their own assets at only about one-third the amount of their cost. The committee make no effort to explain the glaring discrepancy in the statements of May, 1874, and their propositions of February, 1875. Yet they claim that Messrs, Isaacs Taylor & Williams are entitled to the confidence and sympathy not only of the unfortunate creditors, with their loss of \$170,000,

but also that of the entire community. Unless the committee will explain in wha particular these gentlemen have been unfortunate we must continue in the belief that the creditors are infinitely more entitled to sympathy than they are. We have not been informed of any loss by fire, robbery, or otherwise, that will account for such a startling proposition as that of purchasing their assets at so small a price and at so severe : loss to their unfortunate creditors. We feel tucky, whom he styled John Brown the The caucus has billoted forty-three times. assured that the committee cannot discharge their duty to the 'creditors until they publish a full, fair, and just explanation and account of what has become of the money.

These gentlemen seem to have selected their own committee, paid their own price Butler to order to-day. for their own assets, and at their own suggestion selected their own time to pay the small amounts their own consciences would approve to their own unfortunate creditors. We respectfully ask the committee, in justice to themselves and all concerned in this unhappy affair, to give us a plain and simple account of what has become of our money. R. D. SEAY,

A. MONTEIRO, M. D., W. K. WEISIGER, AUGUSTINE ROYALL, surviving pariner of Moody & Royall; J. H. TALLEY, R. A. WRIGHT.

ONE DOLLAR WILL BUY A HEAVY MERINO UNDERSHIRT from E. B. SPENCE & SON, 1300 Main street, where you can find the medicated red Cannet undershirts and drawers and a large and well-ass, ried stock of overcoats, ready-made clothing, and gentlemen's furnishing goods. Call and se; the "Mystery" scarf and other new goods just received by E. B. SPENCE & SON, merchant tailors, 1300 Main street. All of which will be sold at

A. A. ALLEN & BROTHER, removed to 1114

NEW STYLES SPRING HATS now opening at A. A. ALLEN & BROTHER'S new store, 1114 Main

EVERYTHING in the hat line new at A. A. ALLEN & BROTHER'S new hat-store, 1114 Main street.

BEST PACIFIC LAWNS (remnants) only 10c. at SYCLE BROTHERS'.

NOTE PAPER and ENVELOPES in new styles at SYCLE BROTHERS'. LADIES will find it to their advantage to purchase have a very fine and well-assorted stock and all the

novelties of the season. MR. WILLIAM KOPSKE'S FULL-LENGTH PICTURE OF CHRIST, over life-size, will be on exhibition for a few days at Anderson's Gallery, No. 913 Main street, between Ninth and Tenth streets. Hours of exhibition from 9 o'clock in the morning until 5

JUST listen to what your friend tells you. He advises you to go to SYCLE BROTHERS' to buy your dry goods, as you can always find the latest styles of goods there at the very lowest prices.

BEWARE OF IMITATIONS .- Buy only the genuine folded edge collars, Elmwood and Warwick-they

ALL DOMESTICS have advanced, but you can get them at the same old price at SYCLE BROTHERS'. They have a very fine stock of Brown and Bleached Cottons, Sheetings, Domestics, Plaids, Scotch Ginghams, and Shirting Stripes. XANTHINE is superior to all other preparations

will not soon have again, and see and hear for the hair now before the public. It renders the hair soft and glossy; leaves the skin clean; restores the hair to its original color in a marve lously short SAVE MONEY WHEN YOU CAN .- SYCLE BRO-

THERS are offering greater bargains in Dry Goods than ever. You had better call at once and get your supply. A. A. ALLEN & BROTHER, removed to 1114

Main street. NOTTINGHAM LACES sell very cheap at SYCLE

WHITE TEETIS-" We confidently recommend to all who need an efficient and harmless tooth powder the elegant preparation of MEADE & BAKER known as SAPONINE DENTIFRICE.

"Drs. J. G. WAYT & SON, Dentists; GEORGE W. JONES, Dentist; R. N. HUDSON, Dentist; W. LEIGH BURTON, Dentist; J. HALL MOORE, M. D., Dentist: JOHN MAHONEY, Dentist; GEORGE B. STEEL, Dentist; Dr. Jud. B. Wood, Dentist." Price fifty cents a box; for sale by druggists gene- indictment shall be a bar to either prosecution

WASH-POPLINS only 10c. at SYCLE BROTHERS'. CALL AT A. A. ALLEN & BROTHER'S new hatstore, 1114 Main street, and see their new style of

GREAT BARGAINS in Black and Colored Silks at

SYCLE BROTHERS'. DELICIOUS CALIFORNIA PEARS, Sweet Florida and Jamaica Oranges Fine Aspin wall Bananas, Prime Almeria Graves, Ice-Cream and Jelly.

Plain and Fancy Candies D. COLUMBUS'S. manufactured daily at

RICHMOND, VA., August 28, 1874. I have carefully analyzed for Messrs. ARCHER & BOOKER a sample of "J. SEMME'S PURE RYE WHISKEY" selected by myself, and find it free from all adulterations or injurious substances. I therefore recommend it as eminently adapted for medicinal or family use.

WILLIAM H. TAYLOR, M. D., State Assayer and Chemist. ARCHER & BOOKER, 785 Main street, Sole Agents.

AUCTION SALES THIS DAY.

COOK & LAUGHTON, 10 A. M., at the store of Thomas H. Harris, No. 1434 Main street, fur-

niture, looking-glasses, clocks. &c.

RICHMOND, February 5, 1875. PHIS IS TO NOTIFY the merchants and hereafter for any DEHT's contracted by ANY person on conviction thereof be deemed guilty of a purporting to represent me. Bills already contractpurporting to represent me. Bills already contracted will be paid. [16 6-31*] E. H. FISHER. NSTRUCTION in MUSIC and SINGING.

404 Broad street. TO THE TRADE.—ATMORE'S MINCE.

BOOK AND JOB PRINTING neatly ex-

BY TELEGRAPH.

Latest News from Washington. Passage of the Civil-Rights Bill-The Scene in the House.

[Special telegram to the Dispatch.]

WASHINGTON, February 5, 1875. At an early hour this morning the galleries of the House of Representatives were packed by a throng of humanity that was somewhat fearful to contemplate, particularly as there was a very disagreeable report in circulation that two of the vast multitude that were on hand yesterday were led out on account of being afflicted with the small-pox. The colored element absolutely jammed every conceivable space, and listened openmouthed and anxiously to every ward of the debate on their civil-rights bill.

Of course every one expected a sensation, knowing that Butler was writhing under the excoriation he received from John Young Brown yesterday and feeling that he would use his best ability in replying to the Kentuckian. All through the debate was very earnest.

Mr. Phelps, of New Jersey, made a strong argument against the measure, and the usual Radical arguments in its favor were deliver-

Butler made the closing argument, and t was filled with spleen, invective, and malice. He made a contrast between old John Brown and Representative Brown, of Ken-Younger, so unparliamentary in tone and insulting in character that Mr. Hale, of New York, who called Brown to order yesterday, Caperton, 7; Brannon, 7; scattering, 11. found it incumbent upon him to call Mr.

The usual arraignment of the southern people came from Butler's lips, and his speech was a tissue of sneers and mulicious and indecent statements. Finally, the bill passed, and there is the end of it. It must be taken up in the Senate as an original bill, and there it will be consigned to the tomb, from which it will never emerge. Timon.

XLIII. CONGRESS-Second Session. WASHINGTON, February 5, 1875. SENATE.

No business was transacted in the Senate to-day. An adjournment was ordered immediately after the reading of the journal, as a mark of respect to the memory of Senator Buckingham, of Connecticut, who died at 12:20 o'clock last night.

HOUSE OF REPRESENTATIVES. The civil-rights bill was finally disposed of n the House to-day, after a long and exciting debate, in the presence of an immense

assemblage. The first vote was on an amendment, offered by Mr. Kellogg, of Connecticut, to strike out of the House bill the provision relating to schools, and that was carried by a large majority but without the yeas and navs. The next vote was on the motion of Mr. CESSNA, of Pennsylvania, to substitute the Senate bill for the House bill, and that was defeated. The bill was then passed—ayes

162; noes, 100. The next vote was on attaching as a preamble to the bill a clause of the Democratic national platform of 1872 affirming the equality of all men before the law. That was adopted-ayes, 219; nocs, 26-the noes being all southern Democrats, with one Judge Brannan, a member of the West their dry goods from Sycle BROTHERS, as they northern Republican (Mr. Chittenden of

New York). The bill now goes to the Senate for action as an original House bill, having no relation whatever to the bill passed by the Senate. The following is the bill as passed, omitting the preamble:

That all persons within the jurisdiction of the United States shall be entitled to the full and equal enjoyment of the accommodations, advantages, facilities, and privileges of inns, public conveyances on land or water. theatres and other places of amusement, subject only to the conditions and limitations established by law, and applicable alike to citizens of every race and color, regardless of any previous condition of servitude.

That any person who shall violate the foreroing section by denying to any citizen, except for reasons by law applicable to citizens of every race and color, and regardless of any previous condition of servitude, the full enoyment of any of the accommodations, advantages, facilities, or privileges in said section enumerated, or by aiding or inciting such denial, shall for every such offence forfeit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered in an action of debt with full costs; and shall, also, for every such offence be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than five hundred nor more than one thousand dollars, or shall be imprisoned not ess than thirty days nor more than one year: Provided, That all persons may elect to sue for the penalty aforesaid or to proceed under their rights at common law and by State statutes; and having so elected to proceed in the n the other jurisdiction shall be barred, but ceedings either under this act or the criminal law of any State: And provided further, That a judgment for the penalty in favor of the party aggrieved or a judgment upon an respectively.

That the District and Circuit Courts of the United States shall have, exclusively of the courts of the several States, cognizance of all crimes and offences against and violations of the provisions of this act, and actions for the penalty given by the preceding section may be prosecuted in the Territorial, District, or Circuit Courts of the United States | mending the expulsion of Andrews, and a wherever the defendant may be found, without regard to the other party; and the district attorneys, marshals, and deputy marshals of the United States and commissioners appointed by the Circuit and Territorial Courts of the United States with power of arresting and imprisoning or bailing offenders against the laws of the United States are hereby specialy authorized and required to institute proceedings against every person who shall violate the provisions of this act, and cause him to be arrested and imprisoned, or bailed, as the case may be, for trial before such court of the United States or territorial court as by law has cognizance of the offence, except in respect of the right of action accruing to the person aggrieved; and such district attorneys hall cause such proceedings to be prosecuted to their termination, as in other cases : Provided, That nothing contained in this section shall be construed to deny or defect any right of civil action accruing to any person. whether by reason of this act or otherwise. And any district attorney who shall wilfully fail to institute or prosecute the proceedings herein required shall for every such offence forfeit and pay the sum of \$500 to the person aggrieved thereby, to be recovered by misdemeanor, and be freed not less than \$1,000 nor more than \$5,000: And procided further, That a judgment for the penalty in Also in WAX-WORK, FANCY NEEDLE, WORK, EMBROIDERY, and KNITTING. Sheeted Wax constantly on hand for sale. Orders solleited for work of the above description, and also for EMBALMING NATURAL FLOWERS for EMBALMING NATURAL FLOWERS for EMBALMING NATURAL FLOWERS for Spreading LAURA L. TRUMAN, shall be a bar to either prosecution respectively. That no citizen possessing all other quali-

fications which are or may be prescribed by law shall be disqualified for service as grand or petit juror in any court of the United States or of any State on account of race, color, or previous condition of servitude; and any officer or other person charged with any duty in the selection or summoning of jurors who shall exclude or fail to summon any citizen for the cause aforesaid shall, on conviction thereof be deemed guilty of a

misdemeanor and be fined not more than

That all cases arising under the provisions of this act in the courts of the United States shall be reviewable by the Supreme Court of the United States, without regard to the sum in controversy, under the same provisions and regulations as are now provided by law for the review of other causes in

Weather Report. Washington, February 5 .- During Satu: -

day: In the South Atlantic States, stationary or rising barometer, light northeast to northwest winds, higher temperature, and partly cloudy weather. For the Gulf States, stationary and falling parometer, northeast to southeast winds,

higher temperature, partly cloudy weather and possibly in Texas rain preceding cold northerly winds Saturday night. For Tennessee and the Ohio Valley, falling barometer, southwest winds, warmer and partly cloudy weather, followed by cold northwest winds and rising barometer.

For the Middle and Eastern States, rising barometer followed by falling barometer south and west winds, somewhat higher tempera ure, increasing cloudiness, with light snows in the northern section.

The West Virginia Senatorship-Walk. er's Chances for Election-The Bill to Move the State Capitol Passed the Senate.

[Special telegram to the Dispatch.] CHARLESTON, W. VA., February 5 .- Thus far the Legislature in joint session has balloted eleven times unsuccessfully for senator. The Democrats have determined that in caucus alone this matter shall be settled. To-night the result was as follows: Fortyfirst ballot: Walker, 27; Okey Johnson, 12; Forty-second ballot : Walker, 27; Johnson, 17; Brannon, 5; Caperton, 10; scattering, 6-Forty-third ballot: Walker, 30; Johnson, 15; Caperton, 9; Brannon, 5; scattering, 6necessary to a choice, 37. Ex-Governor Samuel Price's name was withdrawn tonight. Walker's friends are wild with excitement, and think they see his triumph near at hand. They are well organized and confident of success.

The bill to remove the seat of government temporarily to Wheeling passed the Senate to-day by one vote. It will, perhaps, be defeated in the House, and if not the Governor will probably veto it. A choice for senator may not be made for

[Associated Press telegram.] CHARLESTON, W. VA., February 5 .- In the

Legislature this evening a joint ballot for United Sates senator resulted as follows Walker, 21; Price, 16; Johnson, 13; Bennett, 20; Scott, 5. Senatorships.

Sr. Paul, Mins., February 5 .- The bolters

and Democrats are negotiating. Ramsey's

TALLAHASSEE, FLA., February 5 .- The votes for United States senator are scattered among eighteen individuals.

defeat is conceded.

Killed with a Carrycomb. special telegram to the Dispatch.] CHARLOTTESVILLE, VA., February 5, 1875 William Hooper and William Henry Hays of this place, had a difficulty on Friday, 29th of January, in which Hays struck Hooper several times in a stable while currying mules. Hooper retreated to the stable-yard, followed by Hays, who was still striking him. Hooper then struck Hays with a curry comb which he had in his hand, on the left temple from the effects of which Hays died last night. Coroner A. J. Brown summoned a jury, who rendered a verdict that the de ceased came to his death from a wound in the left temple from some blunt instrumen', inflicted by William Hooper.

Sentenced to the Penitentiary.

[Special telegram to the Dispatch.] PORTSMOUTH, VA., February 5 .- Two no groes were sentenced to the penitentiary by the Hustings Court to-day-William Campbell, for four years, and William H. Crump, for one year.

The Memphis and El Paso Railroad

Corruption. NEW YORK, February 5 .- Blaston Duncar has addressed a card to the editor of the the Memphis and El Paso railroad. He says he was retained by that corporation in December, 1868, for general service in advising and otherwise aiding in the construction of the road, and he adds:

"I labored in good faith to secure the completion of an enterprise which in my judgment was to be of vast benefit to the Sun, in which he explains his connection with

judgment was to be of vast benefit to th North and South alike. I paid my own expenses and gave nearly a year's continuous and steady work, until the conclusion was one mode or the other, their right to proceed forced upon me that there had been frauds of such a character that I could no longer per this proviso shall not apply to criminal pro- mit my name to remain connected with it. and to this day I have never received reim bursement for my expenditures nor a cen

South Carolina Affairs.

EXPULSION OF A STATE SENATOR RECOMMEND D-THE NATIONAL GRANGE, ETC. CHARLESTON, February 5. - A special committee of the State Senate to investigate the transactions of T. C. Andrews, State senator from Orangeburg county, with Humbert, the defaulting treasurer from that county, submitted to-day a majority report recom-

minority report recommending that he be censured In the National Grange to-day a number of resolutions were introduced and referred. The Chamber of Commerce to-day instructed its president to petition Congress to make an appropriation by the 15th instant for the purchase of a site in this city for a United States light-house depô!.

England. London, February 5 .- Austria will not in terfere in the Papal succession. Parliament reassembled and the Queen' speech was delivered. The peace of Europe

remains unbroken. The recognition of Al fonso was under consideration. The colonies are prosperous. By a Providential blessing the Government has been able to and useful TRANSFER INKS that we are no avert the threatened loss of life in India from using. They have been but recently introduced Resolution of Thanks.

tion was introduced in the House of Delegates to-day thanking Representative Brown, of Kentucky, for his manly defence of the

RALEIGH, N. C., February 5 .- A resolu-

southern people and denunciation of Butler in the United States House of Representatives yesterday. Fishing Schooners Overdue. GLOUCESTER, MASS., February 5 .- Two fishing schooners with a crew of twelve

each are five weeks overdue. Returning vessels report very severe weather. Canada. BEAUFORT, February 5 .-- Eight bodies of the victims of the lunatic-asylum fire have

tics killed her sister. DISPATCH PRINTING-HOUSE.

been recovered. One of the escaped luna-

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